Case 3:20-cr-00249-RS	Document 769	Filed 10/02/25	Page 1 of 3

John M. Pierce (Bar No. 250443)

jpierce@johnpiercelaw.com

JOHN PIERCE LAW P.C.

21550 Oxnard Street, 3rd Floor

Woodland Hills, CA 91367

Tel. (321) 961-1848

Attorney for Defendant

Rowland Marcus Andrade

6

1

3

4

5

7

8

9

1011

12

13

1415

16

17 18

19

20

21

2223

24

25

26

27

28

Dated: October 2, 2025

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

ROWLAND MARCUS ANDRADE,

Defendant.

Case No. 20-cr-00249-RS

DEFENDANT'S MOTION FOR ADMINISTRATIVE RELIEF TO FILE REPLY IN EXCESS OF 15 PAGES

Judge: Hon. Richard Seeborg, Chief Judge

DEFENDANT'S MOTION FOR ADMINISTRATIVE RELIEF TO FILE REPLY IN EXCESS OF 15 PAGES

Defendant Rowland Marcus Andrade, by and through undersigned counsel, respectfully moves for administrative relief under Civil Local Rule 7-11 (incorporated in criminal proceedings by Crim. L.R. 2-1) to file his Reply in Support of Motion for Bond Pending Appeal and Related Relief in excess of the 15-page limit set by Civil Local Rule 7-4(b).

The government's opposition raises numerous issues spanning bond, danger, flight risk, forfeiture, and restitution, and incorporates by reference extensive prior briefing and record citations. *See* ECF No. [761]. Given the size of the record—over 700 docket entries—and the number of distinct issues addressed in the motion and opposition, Defendant requires additional pages to fairly respond.

DEFENDANT'S MOTION FOR ADMINISTRATIVE RELIEF TO FILE REPLY IN EXCESS OF 15 PAGES

Respectfully submitted, ohn M. Pierce John M. Pierce (SBN 250443) JOHN PIERCE LAW P.C. 21550 Oxnard Street, 3rd Floor, PMB 172 Woodland Hills, CA 91367 Tel: 321-292-2366 jpierce@johnpiercelaw.com Attorney for Defendant Rowland Marcus Andrade DEFENDANT'S MOTION FOR ADMINISTRATIVE RELIEF TO FILE REPLY IN EXCESS OF 15 PAGES

Document 769

Case 3:20-cr-00249-RS

Page 2 of 3

Filed 10/02/25

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on October 2, 2025, a true and accurate copy of the above and foregoing was filed on the above date with the Clerk of Court, using the Court's CM/ECF system, which will automatically provide notice and a copy of said filing to all parties or attorneys of record registered therein.

John M. Pierce

John M. Pierce, Esq.

DEFENDANT'S MOTION FOR ADMINISTRATIVE RELIEF TO FILE REPLY IN EXCESS OF 15 PAGES